REMARKS

The notice mailed 9/27/2006 indicated that the amendment was noncompliant because claims 30 and 74 had no status identifiers. Applicant submits the corrected response with the correct status identifiers for claims 30 and 74.

Claims 1-90 were subject to a restriction requirement. The examiner requires restriction to one of the following inventions:

- Claims 1-84, drawn to methods for identifying sequences of molecules 1. and sequence modifications from mass spectroscopy data; or
- Claims 85-90, drawn to computer readable medium and computer based 2. systems that implement identification of sequences of molecules and sequence modifications from mass spectroscopy.

Applicant provides an election of the invention, a listing of claims, and cancellation of non-elected claims.

Flection of Invention:

Applicant elects Group I, identified as methods for identifying sequences of molecules and sequence modifications from mass spectroscopy data.

Election of Claims:

Applicant elects claims 1-84.

Cancellation of Non-Elected Claims:

Applicant cancels claims 85-90. Applicant reserves the right to prosecute the non-elected claims in a divisional application.

CONCLUSION

Applicant believes that the application is now in condition for examination.

Respectfully submitted,

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